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THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEVADA

CHANEL, INC.,

Plaintiff,

v.

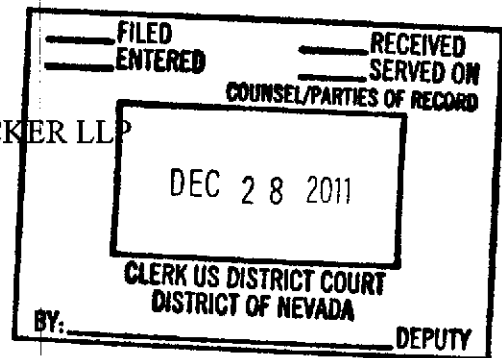
EUKUK.COM, *et al.*,

Defendants.

Case No. 2:11-cv-01508-KJD-PAL

**[[PROPOSED] ORDER GRANTING
PLAINTIFF'S THIRD APPLICATION FOR
ENTRY OF PRELIMINARY
INJUNCTION**

THIS CAUSE is before the Court on Plaintiff's Third Application for Entry of Preliminary Injunction (the "Third Application for Preliminary Injunction") (# 62), Plaintiff's Motion to Include Defendants 774-869 in Plaintiff's Third *Ex Parte* Application for Entry of Temporary Restraining



1 Order and Preliminary Injunction (the "Motion to Include")¹ (#68) (collectively, the "Applications
2 for Preliminary Injunction"), and upon the Preliminary Injunction Hearing held on December 28,
3 2011. The Court has carefully reviewed said Motions, the entire court file and is otherwise fully
4 advised in the premises.

5 By the instant Third Application for Preliminary Injunction (#62) and Motion to Include
6 (#68), Plaintiff Chanel, Inc. ("Chanel"), moves for entry of a preliminary injunction against
7 Defendants, the Partnerships and Unincorporated Associations identified on Schedule "A" attached
8 hereto (the "Defendants"), for alleged violations of the Lanham Act, 15 U.S.C. §§ 1114, and 1125(a)
9 and (d).²

10 The Court convened the hearing on December 28, 2011, at which only counsel for Plaintiff
11 was present and available to present evidence supporting the Applications for Preliminary
12 Injunction. The Defendants have not responded to the Applications for Preliminary Injunction, nor
13 made any filing in this case, nor have the Defendants appeared in this matter either individually or
14 through counsel. Because Plaintiff has satisfied the requirements for the issuance of a preliminary
15 injunction, the Court will grant Plaintiff's Applications for Preliminary Injunction.

16 **I. Factual and Procedural Background**

17 On December 15, 2011, the Court entered a temporary restraining order on the following
18 facts from Plaintiff's First Amended Complaint, *Ex Parte* Third Application for Entry of a
19 Temporary Restraining Order and Preliminary Injunction, and supporting evidentiary submissions.





20 Chanel is a corporation duly organized under the laws of the State of New York with its
21 principal place of business in the United States located at Nine West 57th Street, New York, New
22 York 10019. (1st Am. Compl. ¶ 3.) Chanel operates boutiques throughout the world, including within
23 this Judicial District. See id. Chanel is, in part, engaged in the business of manufacturing and
24





25 ¹ On December 22, 2011, the Court granted Plaintiff's Motion to Include (#72).



26 ² On December 9, 2011, Plaintiff filed its Notice of Identification of New Domain Names Operated
27 by Defendants 37, 64, 101, 111, 133, 139, 149, 162, 248, 278, 348, 352, 433, 434, 436, 440, 451,
28 529, 655, and 690 (#61) and its Notice of Identification of Defendants 708-773, previously identified
as Does 308-373 (#60). On December 20, 2011 Plaintiff filed its Notice of Identification of
Defendants 774-869 Previously Identified as does 374-469 (#67).

distributing throughout the world, including within this Judicial District, a variety of high quality luxury goods. (Declaration of Adrienne Hahn Sisbarro in Support of Plaintiff's Third *Ex Parte* Application for Entry of a Temporary Restraining Order and Preliminary Injunction ["Hahn Decl."])
¶ 5.)

Chanel is, and at all times relevant hereto has been, the owner of all rights in and to the following trademarks:

Trademark	Registration Number	Registration Date	Class(es)/Goods
CHANEL	0,612,169	September 13, 1955	IC 014 – Necklaces
CHANEL	0,626,035	May 1, 1956	IC 018 – Women's Handbags
CHANEL	0,902,190	November 10, 1970	IC 014 - Bracelets, Pins, and Earrings
CHANEL	0,906,262	January 19, 1971	IC 025 - Coats, Suits, Blouses, and Scarves
CHANEL	0,915,139	June 15, 1971	IC 025 - Women's Shoes
CHANEL	0,955,074	March 13, 1973	IC 014 – Watches
	1,241,264	June 7, 1983	IC 025 - Suits, Jackets, Skirts, Dresses, Pants, Blouses, Tunics, Sweaters, Cardigans, Tee-Shirts, Coats, Raincoats, Scarves, Shoes and Boots
CHANEL	1,241,265	June 7, 1983	IC 025 - Suits, Jackets, Skirts, Dresses, Pants, Blouses, Tunics, Sweaters, Cardigans, Coats, Raincoats, Scarves, Shoes and Boots
	1,271,876	March 27, 1984	IC 025 - Clothing-Namely, Coats, Dresses, Blouses, Raincoats, Suits, Skirts, Cardigans, Sweaters, Pants, Jackets, Blazers, and Shoes
	1,314,511	January 15, 1985	IC 018 - Leather Goods-Namely, Handbags,
CHANEL 	1,329,750	April 9, 1985	IC 025 - Blouses, Skirts, Sweaters, Cardigans, Dresses

1	CHANEL	1,347,677	July 9, 1985	IC 018 - Leather Goods-namely, Handbags
2				IC 006 - Keychains
3				IC 014 - Costume Jewelry
4		1,501,898	August 30, 1988	IC 016 - Gift Wrapping Paper
5				IC 025 -Blouses, Shoes, Belts,
6				Scarves, Jackets, Men's Ties
7	CHANEL	1,510,757	November 1, 1988	IC 026 - Brooches and Buttons for Clothing
8				
9		1,654,252	August 20, 1991	IC 009 - Sunglasses
10				
11	CHANEL	1,733,051	November 17, 1992	IC 018 - Leather Goods; namely, Handbags, Wallets, Travel Bags, Luggage, Business and Credit Card Cases, Change Purses, Tote Bags, Cosmetic Bags Sold Empty, and Garment Bags for Travel
12				
13				
14		1,734,822	November 24, 1992	IC 018 - Leather Goods; namely, Handbags, Wallets, Travel Bags, Luggage, Business Card Cases, Change Purses, Tote Bags, and Cosmetic Bags Sold Empty
15				
16				
17	J12	2,559,772	April 9, 2002	IC 014 -Timepieces; namely, Watches, and Parts Thereof
18				
19				IC 006 - Key Chains
20				IC 009 -Ski Goggles, Sunglasses
21				IC 018 -Luggage, Handbags, Totes, Backpacks, Travel Bags, All-Purpose Carrying Bags, Umbrellas
22				
23		3,022,708	December 6, 2005	IC 025 - Boots, Coats, Jackets, Gloves, Hats, Pants, Sandals, Scarves, Shirts, Shoes, Ski Boots, Sun Visors, Suspenders, Sweatbands, Swimwear
24				
25				
26				IC 028 - Bags Specially Adopted For Sports Equipment, Basketballs, Kites, Skis, Ski Polls, Tennis Rackets, Tennis Balls, Tennis Racket Covers, Golf
27				
28				

			Clubs, Golf Bags, and Snow Boards
	3,025,934	December 13, 2005	IC 018 – Handbags
	3,025,936	December 13, 2005	IC 009 -Mobile Phone Straps, Eyeglass Frames, Sunglasses IC 025 - Gloves, Swimwear IC 026 - Hair Accessories Namely Barrettes And Pony-Tail Holders
CHANEL	3,133,139	August 22, 2006	IC 014 - Jewelry And Watches

(the “Chanel Marks”) which are registered on the Principal Register of the United States Patent and Trademark Office and are used in connection with the manufacture and distribution of high quality goods in the categories identified above. (Declaration of Adrienne Hahn Sisbarro in support of Plaintiff’s *Ex Parte* Application for Temporary Restraining Order and Preliminary Injunction (“Initial Hahn Decl.”), dated September 21, 2011, (#7-14,15) ¶ 4; see also United States Trademark Registrations of the Chanel Marks at issue [“Chanel Trademark Registrations”] attached as Exhibit A to the Initial Hahn Decl.).

The Defendants have advertised, offered for sale, and/or sold, at least, handbags, wallets, shoes, boots, sunglasses, scarves, tee shirts, watches, and costume jewelry, including necklaces, bracelets, earrings, brooches, and rings, bearing what Plaintiff has determined to be counterfeits, infringements, reproductions, and/or colorable imitations of the Chanel Marks. Although each of the Defendants may not copy and infringe each Chanel Mark for each category of goods protected, Chanel has submitted sufficient evidence showing each Defendant has infringed, at least, one or more of the Chanel Marks. (Hahn Decl. ¶¶ 11-15; Declaration of Malerie Maggio in Support of Plaintiff’s *Ex Parte* Third Application for Entry of Temporary Restraining Order and Preliminary Injunction [“Maggio Decl.”] ¶ 4; Second Declaration of Adrienne Hahn Sisbarro Support of Plaintiff’s Third *Ex Parte* Application for Entry of a Temporary Restraining Order and Preliminary Injunction [“2nd Hahn Decl.”], ¶9; and Second Declaration of Malerie Maggio in Support of Plaintiff’s Third *Ex Parte* Application for Entry of a Temporary Restraining Order and Preliminary Injunction [“2nd Maggio Decl.”], ¶4) The Defendants are not now, nor have they ever been,

1 authorized or licensed to use, reproduce, or make counterfeits, infringements, reproductions, and/or
 2 colorable imitations of the Chanel Marks. (Hahn Decl. ¶ 9; 2nd Hahn Decl. ¶9.)

3 Plaintiff's counsel retained Malerie Maggio ("Maggio") of Investigative Consultants, a
 4 licensed private investigative firm, to investigate suspected sales of counterfeit Chanel branded
 5 products by the Defendants. (Hahn Decl. ¶ 10; Maggio Decl. ¶ 3, 2nd Hahn Decl. ¶10; and 2nd
 6 Maggio Decl. ¶3). On December 9, 2011, Maggio accessed the Internet websites operating under
 7 three (3) of the domain names at issue in this action, bagsaleoutlet.com, ebagsale.net,³ and
 8 jewelrysale2.org, placed orders for the purchase of various Chanel branded products, including a
 9 handbag, a wallet and a necklace, and requested each product purchased be shipped to her address in
 10 Las Vegas, Nevada. (Maggio Decl. ¶ 4 and Composite Exhibit A attached thereto.). On December
 11 19, 2011, Maggio accessed the Internet websites operating under three (3) of the domain names at
 12 issue in this action, topchanelonline.com, chaneldeal.com,⁴ and chanelbagsz.org, placed orders for
 13 the purchase of various Chanel branded products, including a brooch, a pair of shoes and a scarf, and
 14 requested each product purchased be shipped to her address in Las Vegas, Nevada (2nd Maggio Decl.
 15 ¶4 and Composite Exhibit A attached thereto). Maggio's purchases were processed entirely online,
 16 which included providing shipping and billing information, payment, and confirmation of her orders.
 17 (Maggio Decl. ¶ 4 and Composite Exhibit A attached thereto; 2nd Maggio Decl. ¶4 and Composite
 18 Exhibit A attached thereto.)

19 Thereafter, a representative of Chanel, Adrienne Hahn Sisbarro, reviewed and visually
 20 inspected the web page listings, including images, for each of the Chanel branded goods purchased
 21 by Maggio and determined the items were non-genuine Chanel products. (Hahn Decl. ¶¶ 11-12, 15;
 22 and 2nd Hahn Decl. ¶¶11-12, 15.) Additionally, Hahn reviewed and visually inspected the items
 23 bearing the Chanel Marks offered for sale via the Internet websites operating under the partnership
 24 and/or unincorporated association names identified on Schedule "A" hereto (the "Subject Domain
 25

26 ³ As of the date of the Preliminary Injunction hearing in this matter, Maggio's purchase from
 27 ebagsale.net remains pending.

28 ⁴ As of the date of the Preliminary Injunction hearing, Maggio's purchase via chaneldeal.com
 remains pending.

Names”) and determined the products were non-genuine Chanel products. (Hahn Decl. ¶ 13-15 and Composite Exhibits A and B attached thereto, relevant web page captures from the Defendants’ Internet websites operating under the Subject Domain Names displaying the Chanel branded items offered for sale; and 2nd Hahn Decl. ¶¶13-15 and Composite Exhibit A attached thereto, relevant web page captures from the Defendants’ Internet websites operating under the Subject Domain Names for the newly identified Defendants displaying the Chanel branded items offered for sale.)

On November 8, 2011, Plaintiff filed its First Amended Complaint (# 32) for trademark counterfeiting and infringement, false designation of origin, and cyberpiracy. On December 9, 2011, Plaintiff filed its Notice of Identification of New Domain Names Operated by Defendants 37, 64, 101, 111, 133, 139, 149, 162, 248, 278, 348, 352, 433, 434, 436, 440, 451, 529, 655, and 690 (#61) and its Notice of Identification of Defendants 708-773, previously identified as Does 308-373 (#60). On December 13, 2011, Plaintiff filed its Third *Ex Parte* Application for Entry of a Temporary Restraining Order and Preliminary Injunction (# 62). On December 15, 2011, the Court issued an Order Granting Plaintiff’s Third *Ex Parte* Application for a Temporary Restraining Order and temporarily restrained the Defendants from infringing the Chanel Marks at issue (#63). On December 20, 2011 Plaintiff filed its Notice of Identification of Defendants 774-869 Previously Identified as does 374-469 (#67), and also filed its Motion to Include Defendants 774-869 in the Third Application for Preliminary Injunction (#68). On December 22, 2011, the Court entered an Order granting Plaintiff’s Motion to Include (#72). Pursuant to the Court’s December 15, 2011 Order and December 22, 2011 Order, Plaintiff provided the Defendants, including the newly identified Defendants 774-869, with notice and copies of the Court’s December 15, 2011 Order and Plaintiff’s Third *Ex Parte* Application for Entry of a Temporary Restraining Order and Preliminary Injunction, the Motion to Include, December 22, 2011 Order and supporting papers via publication on the website located at <http://servingnotice.com/sdv/index.html>, via email to the email address(es) reflected in the domain registration data for the Subject Domain Names, via email to the email address(es) provided on the Internet websites operating under the Subject Domain Names,

electronically via the contact submission web page provided on the websites for the Subject Domain Names, and/or via email to the registrar of record for each of the Subject Domain Names.

II. Conclusions of Law

The declarations and supporting evidentiary submissions Plaintiff submitted in support of its Applications for Preliminary Injunction support the following conclusions of law:

A. Plaintiff has a very strong probability of proving at trial that consumers are likely to be confused by the Defendants' advertisement, promotion, sale, offer for sale, and/or distribution of handbags, wallets, shoes, boots, sunglasses, scarves, tee shirts, watches, and costume jewelry, including necklaces, bracelets, earrings, brooches, and rings bearing counterfeits, infringements, reproductions, and/or colorable imitations of the Chanel Marks, and that the products the Defendants are selling are copies of Plaintiff's products that bear marks which are substantially indistinguishable from and/or colorful imitations of the Chanel Marks on handbags, wallets, shoes, boots, sunglasses, scarves, tee shirts, watches, and costume jewelry, including necklaces, bracelets, earrings, brooches, and rings.

B. Because of the infringement of the Chanel Marks, Plaintiff is likely to suffer immediate and irreparable injury if a preliminary injunction order is not granted. It clearly appears from the following specific facts, as set forth in Plaintiff's First Amended Complaint, Plaintiff's Applications for Preliminary Injunction, and accompanying declarations on file, that immediate and irreparable loss, damage, and injury will result to Plaintiff and to consumers because it is more likely true than not that:

1. The Defendants own or control Internet business operations which advertise, promote, offer for sale, and sell, at least, handbags, wallets, shoes, boots, sunglasses, scarves, tee shirts, watches, and costume jewelry, including necklaces, bracelets, earrings, brooches, and rings bearing counterfeit and infringing trademarks in violation of Plaintiff's rights;

2. Plaintiff has well-founded fears that more counterfeit and infringing handbags, wallets, shoes, boots, sunglasses, scarves, tee shirts, watches, and costume jewelry, including necklaces, bracelets, earrings, brooches, and rings bearing Plaintiff's trademarks will appear in the

1 marketplace; that consumers may be misled, confused, and disappointed by the quality of these
2 products; and that Plaintiff may suffer loss of sales for its genuine products;

3 3. Plaintiff has well-founded fears that unless the injunction is granted, the
4 Defendants can easily and quickly transfer the registrations for many of the Subject Domain Names,
5 or modify registration data and content, change hosts, and redirect traffic to other websites, thereby
6 thwarting Plaintiff's ability to obtain meaningful relief;

7 4. The balance of potential harm to the Defendants in restraining their trading in
8 counterfeit and infringing branded goods if a preliminary injunction is issued is far outweighed by
9 the potential harm to Plaintiff, its reputation and goodwill as a manufacturer of high quality
10 handbags, wallets, shoes, boots, sunglasses, scarves, tee shirts, watches, and costume jewelry,
11 including necklaces, bracelets, earrings, brooches, and rings, if such relief is not issued; and

12 5. The public interest favors issuance of the preliminary injunction in order to
13 protect Plaintiff's trademark interests and the public from being defrauded by the palming off of
14 counterfeit goods as Plaintiff's genuine goods.

15 Accordingly, after due consideration, it is

16 ORDERED AND ADJUDGED that Plaintiff's Applications for Entry of a Preliminary
17 Injunction (# 63 and 72) hereby are **GRANTED** as follows

18 (1) The Defendants, their officers, directors, employees, agents, subsidiaries, distributors,
19 and all persons in active concert or participation with the Defendants having notice of this
20 Preliminary Injunction are hereby restrained and enjoined, pending termination of this action:

21 (a) From manufacturing, importing, advertising, promoting, offering to sell,
22 selling, distributing, or transferring any products bearing the Chanel Marks, or
23 any confusingly similar trademarks, other than those actually manufactured or
24 distributed by Plaintiff; and

25 (b) From secreting, concealing, destroying, selling off, transferring, or otherwise
26 disposing of: (i) any products, not manufactured or distributed by Plaintiff,
27 bearing the Chanel Marks, or any confusingly similar trademarks; or (ii) any
28

evidence relating to the manufacture, importation, sale, offer for sale, distribution, or transfer of any products bearing the Chanel Marks, or any confusingly similar trademarks.

(2) The Defendants, their officers, directors, employees, agents, subsidiaries, distributors, and all persons in active concert or participation with the Defendants having notice of this Preliminary Injunction shall, until the conclusion of this action, discontinue the use of the Chanel Marks or any confusingly similar trademarks, on or in connection with all Internet websites owned and operated, or controlled by them including the Internet websites operating under the Subject Domain Names;

(3) The Defendants, their officers, directors, employees, agents, subsidiaries, distributors, and all persons in active concert or participation with the Defendants having notice of this Preliminary Injunction shall, until the conclusion of this action, discontinue the use of the Chanel Marks, or any confusingly similar trademarks within domain name extensions, metatags or other markers within website source code, from use on any webpage (including as the title of any web page), any advertising links to other websites, from search engines' databases or cache memory, and any other form of use of such terms which is visible to a computer user or serves to direct computer searches to websites registered by, owned, or operated by the Defendants, including the Internet websites operating under the Subject Domain Names;

(4) The Defendants shall not transfer ownership of the Subject Domain Names during the pendency of this Action, or until further Order of the Court;

(5) The domain name Registrars for the Subject Domain Names are directed, to the extent it is not already done, to transfer to Plaintiff's counsel, for deposit with this Court, domain name certificates for the Subject Domain Names;

(6) The Registrars and the top-level domain (TLD) Registries for the Subject Domain Names, upon receipt of this Preliminary Injunction shall, to the extent it is not already done, change or assist in changing, the Registrar of record for the Subject Domain Names, excepting any such domain names which such Registries have been notified in writing by the Plaintiff have been or will

1 be dismissed from this action, to a holding account with the United States based Registrar,
2 GoDaddy.com, Inc. As a matter of law, this Preliminary Injunction shall no longer apply to any
3 Defendant or associated domain name dismissed from this action. GoDaddy.com, Inc. shall hold
4 and/or continue to hold access to the Subject Domain Names in trust for the Court during the
5 pendency of this action. Additionally, GoDaddy.com, Inc., upon receipt of this Order, shall, to the
6 extent not already done, immediately update and/or not modify the Domain Name System ("DNS")
7 data it maintains for the Subject Domain Names, which link the domain names to the IP addresses
8 where their associated websites are hosted, from NS1.MEDIATEMPLE.NET and
9 NS2.MEDIATEMPLE.NET, which currently causes the domain names to resolve to the website
10 where a copy of the Complaint, First Amended Complaint, Summonses, all Orders, and all other
11 documents on file in this action are displayed. Alternatively, GoDaddy.com, Inc. may, to the extent
12 not already done, institute and/or maintain a domain name forwarding which will automatically
13 redirect any visitor to the Subject Domain Names to the following Uniform Resource Locator
14 ("URL") <http://servingnotice.com/sdv/index.html> whereon copies of the Complaint, First Amended
15 Complaint, Summonses, Orders, and all other documents on file in this action are displayed. The
16 Subject Domain Names shall be maintained on Lock status, preventing the modification or deletion
17 of the domains by the registrar or the Defendants;

18 (7) Plaintiff may enter and/or continue to enter the Subject Domain Names into Google's
19 Webmaster Tools and cancel any redirection of the domains that have been entered there by the
20 Defendants which redirect traffic to the counterfeit operations to a new domain name and thereby
21 evade the provisions of this Preliminary Injunction;

22 (8) The Defendants shall preserve and/or continue to preserve copies of all their
23 computer files relating to the use of any of the Subject Domain Names and shall continue to take all
24 steps necessary to retrieve computer files relating to the use of any of the Subject Domain Names
25 and that may have been deleted before the entry of this Preliminary Injunction;

1 (9) Plaintiff shall maintain its bond in the amount of Twenty-Thousand Dollars and Zero
2 Cents (\$20,000.00), as payment of damages to which the Defendants may be entitled for a wrongful
3 injunction or restraint, during the pendency of this action, or until further Order of the Court;

4 (10) This Preliminary Injunction shall remain in effect during the pendency of this action,
5 or until such further date as set by the Court or stipulated to by the parties;

6 (11) This Preliminary Injunction shall apply to the Subject Domain Names and any other
7 domain names properly brought to the Court's attention and verified by sworn affidavit which
8 verifies such new domain names are being used by the Defendants for the purpose of counterfeiting
9 the Chanel Marks at issue in this action and/or unfairly competing with Chanel in connection with
10 search engine results pages.

11 IT IS SO ORDERED.

12 DATED: Dec 28, 2011



Kent J. Dawson
United States District Judge

SCHEDULE A
DEFENDANTS BY SUBJECT DOMAIN NAMES AND DEFENDANT NUMBER

DOMAIN NAME	DEFENDANT #
chanelhandbags4u.com	37
rchep.net	37
chanel-gucci.com	64
btobuy.net	101
designerbagsonlineshop.com	111
buychanelshop.com	133
replicas-sunglasses.com	139
sacschanelpascher.com	149
sacschanelpaschers.com	149
chanelhandbagsforsale.net	162
chanelborseprezzi.org	162
sacchanel-pascher.org	162
sacpascherchanel.org	162
sacpascherchanel.com	162
chanelborse-prezzi.com	162
xabags.com	248
ladybagsonsale.com	278
shoesbar.net	348
sungbags.com	352
fashionchanelhdbags.com	433
chanelbagsforsale2.com	434
cocochanelhandbagsh.net	436
cheapchanelbags.net	440
chaneloutletofficial.com	451
bow-sunglasses.com	529
chaneljewerys.net	655
chanelbags-2011.com	690
4ureplicahandbags.com	708
replica911.com	709
eta911.com	710
allpurse.com	711
angvall4rep.com	712
bagsaleoutlet.com	713
bagssonline.com	714
bagsvenus.com	715
beautifuljeansdiscountstore.com	716
beautifuljeansstoreoriginal.com	717
beautifuloriginaljeansstore.com	718
bestdiscountsportshoes.com	719
bestjeansshop.com	720

1	boutiquesky.com	721
	buychanelj12.com	722
2	chaloutlets.com	723
	chanelbags7v.net	724
3	chanelbagsofficial.com	725
	chanelclassicbags.com	726
4	chanelforsaleonline.com	727
	chanelhandbagseu.com	728
5	chanelhandbagsforsale.us	729
6	chanelhandbagsoutlet.us	730
	chanel-handbagss.com	731
7	chanelmallsale.com	732
	chaneloutlet255.com	733
8	chaneloutlet6v.net	734
9	chaneloutletmallstore.com	735
	charmhandbags.com	736
10	cheapbagsyard.com	737
	cheapchanelbagsoutlet.org	738
11	cheapchanelhandbagss.com	739
	cheapdesignerhandbag4u.com	740
12	cheapfrenchbags.com	741
13	chohun.com	742
	chonsh.net	743
14	cnwholesaledesignerhandbags.com	744
	coco-avant.com	745
15	cocobagshop.com	746
16	chanelbagsofficial.net	747
	discountchanelhandbags.info	748
17	ebagsale.net	749
	ebibiz.com	750
18	enalas.net	751
19	handbagsagency.com	752
	ifashion-handbag.com	753
20	jeansshopdiscount.com	754
	jewelrysale2.org	755
21	justhandbagshop.com	756
	justlovewatch.com	757
22	louisvuittonoutletlondon.com	758
23	lv-chanel-store.info	759
	mypursesandbag.com	760
24	newbags2u.net	761
25	newchanelbags.org	762
	newfstalk.com	763
26	newnikeshoponline.com	764
	niccshoes.com	765
27	replicachanelbagonline.com	766
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1	sunglassesonlinesale.info	767
2	taschezeit.com	768
3	thetotebag4u.com	769
4	totebagshop.net	770
5	elegantchanel.info	771
6	ukreplicahandbags.co.uk	772
7	chanel-outlets.us	773
8	authenticjeansdiscount.com	774
9	bagslatest.com	775
10	<u>chanel2012.com</u>	776
11	<u>chanel2012handbags.com</u>	777
12	<u>chanelbags-cocochanel.com</u>	778
13	<u>chanelbagses.com</u>	779
14	chanel-bags-for-sale.net	780
15	<u>chanelbagsonline1ts.com</u>	781
16	<u>chanelbagsoutleth.net</u>	782
17	chanelbags-outletonlines.net	783
18	<u>chanelbagssale.com</u>	784
19	<u>chanelbagsz.org</u>	785
20	chanelbuybuy.com	786
21	<u>chaneldeal.com</u>	787
22	chanelhandbagcheap.com	788
23	<u>chanelhandbagonline.com</u>	789
24	chanelhandbags55.com	790
25	<u>chanelhandbags7v.com</u>	791
26	chanelhandbagsales.net	792
27	<u>chanelhandbagse.com</u>	793
28	<u>chanel-j12-watches.net</u>	794
	<u>chanel-ny.com</u>	795
	<u>chanel-onlineshop.org</u>	796

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2	chanel-outletsonline.com	798	
3	<u>chanel-outletsstore.com</u>	799	
4	chaneloutlett.org	800	
5	chaneloutletus2012.com	801	
6	chanelpursesforsale.net	802	
7	chanelshandbag.com	803	
8	chanelshandbags.com	804	
9	<u>chanelshoesstore.com</u>	805	
10	<u>chanelshoesstore.com</u>	806	
11	<u>chanel-store.info</u>	807	
12	chanelwatches-outlets.com	808	
13	chcdirect.com	809	
14	cheapchanelbags11.info	810	
15	cheapchanelbags-usa.com	811	
16	cheapchanelbagsv.com	812	
17	cheap-chanelhandbags.net	813	
18	cheapchanelhandbags11.info	814	
19	cheapchanelhandbags111.info	815	
20	cheapchanelhandbags1111.info	816	
21	cheapchanelmall.com	817	
22	cheapchanelmallstore.com	818	
23	cheapdesignerbags4u.com	819	
24	cheaphandbagsireland.info	820	
25	cheaphandbagsireland1.info	821	
26	cheaphandbagsireland11.info	822	
27	cheaphandbagsireland111.info	823	
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2	cheaphandbagsuk1.info	825	
3	cheaphandbagsuk11.info	826	
4	cheaphandbagsuk111.info	827	
5	cheapwalletsale.info	828	
6	cheapwalletsale1.info	829	
7	cheapwalletsale11.info	830	
8	cheapwalletsale111.info	831	
9	classicshops.com	832	
10	cocobagoutlet.com	833	
11	cocochanelhandbagsh.com	834	
12	cocochanel-outlet.com	835	
13	cocodechanel.biz	836	
14	discountchanelbags.info	837	
15	discountchanelhandbags1.info	838	
16	discountchanelhandbags2.info	839	
17	etherbags.com	840	
18	fashion-highheel.com	841	
19	gabriellechanelmall.com	842	
20	hihibags.com	843	
21	jewelrystoress.com	844	
22	lovechanelbags.com	845	
23	lovechanelbags.net	846	
24	luxurychanelgift.com	847	
25	luxurychanelmall.com	848	
26	luxuryeee.com	849	
27	officialchanelmall.com	850	
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2	realchanelhandbags.com	852
3	replicachanelmalls.com	853
4	replicachanelstore2.com	854
5	replicachaneluk.com	855
6	replica-handbags.cc	856
7	ryanpauljames.com	857
8	sacamainschanel.com	858
9	shopchanelonline.net	859
10	sterlingsilverjewelry-wholesale.com	860
11	swiss-watches-replicas.com	861
12	tatabags.com	862
13	thanelhandbags.info	863
14	thanelhandbags1.info	864
15	thanelhandbags11.info	865
16	topchanelonline.com	866
17	toppurses2u.com	867
18	uschanelbags.net	868
19	wholesalebagsmall8.com	869